## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural name are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

## METHOD OF PLAYING A BALL GAME

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(check one)	[X]	is attached hereto.	
	0	was filed onor PCT International Application No.	as United States Application No.
		and was amended on	, (if applicable)

I hereby state that I have reviewed and understand the contents of the aboveidentified specification, including the claims, as amended by any amendment referred to above.

I do not know and do not believe that the invention was ever patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to this application.

I do not know and do not believe that the invention was in public use or on sale in the United States of America more than one year prior to this application.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known by me to be material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign applications for patent or inventor's certificate or § 35 of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s)			Priority <u>Claimed</u>	
(Number)	(Country)	(Day / Month / Year Filed)	Yes	No
(Number)	(Country)	(Day / Month / Year Filed)	Yes	No
States application(s) lisapplication is not dischifirst paragraph of this amanner provided by the duty to disclose to the to be material to paten became available between international filing date.  I hereby and that all statements these statements were made are punishable bunited States Code an application or any pater.	sted below and, insofatosed in the prior United application is not disclude first paragraph of Tire. United States Patent at tability as defined in Treen the filing date of the of this application.  If declare that all states made on information made with the knowledy fine or imprisonment of that such willful falsent issued thereon.	er Title 35, United States Cor as the subject matter of each states application in the mosed in the prior United State the 35, United States Code, § and Trademark Office all infortile 37, Code of Federal Regine prior application and the remarks made herein of my own and belief are believed to be dge that willful false statement, or both, under Section 100 e statements may jeopardize	h of the cla anner proves application 112, I acknowled the control of a knowledge true; and fints and the I of the Tit the validity	ims of this ided by the on in the nowledge the own by me 1.56 which PCT  The are true arther that like so the 18 of the confidence of the
(Application Serial No.)	(Filing Date)	(Status) (patented, pen	ding, abando	ned)
(Application Serial No.)	(Filing Date)	(Status) (patented, pen	ding, abando	ned)
agents to prosecute thi	is application and trans	entor, I hereby appoint the for eact all business in the United name and registration number)	llowing att I States Pat	orneys or ent and
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